wo

## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

**UNITED STATES OF AMERICA** 

	V.		ORDI	ER OF DETEN	TION PENDING TRIAL	
	Martin Robles-Perez	Case	Number:	09-6142M		
and was repr	te with the Bail Reform Act, 18 U.S.C resented by counsel. I conclude by a dant pending trial in this case.					
		FINDINGS OF F	ACT			
I find by a pr	eponderance of the evidence that:					
$\boxtimes$	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.					
$\boxtimes$	The defendant, at the time of the charged offense, was in the United States illegally.					
	If released herein, the defend Enforcement, placing him/her be or otherwise removed.	lant faces removal preyond the jurisdiction of	oceedings this Court	s by the Bure t and the defend	au of Immigration and C dant has previously been do	ustoms eported
	The defendant has no significar	nt contacts in the United	d States o	r in the District	of Arizona.	
	The defendant has no resources to assure his/her future appeara		om which	he/she might m	nake a bond reasonably cal	culated
	The defendant has a prior crimin	nal history.				
	The defendant lives/works in Me	exico.				
	The defendant is an amnesty a substantial family ties to Mexico		ubstantial	ties in Arizona	or in the United States a	nd has
	There is a record of prior failure	to appear in court as o	rdered.			
	The defendant attempted to eva	ade law enforcement co	ntact by fl	leeing from law	enforcement.	
	The defendant is facing a maxir	num of	у	ears imprisonn	nent.	
The dat the time of	Court incorporates by reference the f the hearing in this matter, except a	material findings of the as noted in the record.  CONCLUSIONS O		ervices Agency	which were reviewed by th	e Cour
1. 2.	There is a serious risk that the on No condition or combination of one DIRI		oly assure <b>G DETEN</b>	the appearanc	e of the defendant as requ	ired.
a corrections appeal. The of the United	defendant is committed to the custo facility separate, to the extent practi defendant shall be afforded a reaso States or on request of an attorney the United States Marshal for the p	dy of the Attorney Gen- cable, from persons aw nable opportunity for pr for the Government, the	eral or his, aiting or so ivate cons e person in ace in conr	/her designated erving sentence sultation with de n charge of the nection with a c	es or being held in custody presence counsel. On order of corrections facility shall del	ending a cour
	ORDERED that should an appeal of the motion for review/reconside	of this detention order b	e filed with	h the District Co		
IT IS Services suf	FURTHER ORDERED that if a rele ficiently in advance of the hearing the potential third party custodian.	ase to a third party is to pefore the District Cour	be consid t to allow	lered, it is coun Pretrial Service	sel's responsibility to notify es an opportunity to intervi	Pretria ew and
DA	TED this 8 <sup>th</sup> day of April, 20	09.				
		Jan	<del>)</del>			

David K. Duncan United States Magistrate Judge